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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/601,372	06/23/2003	Rex C. Donahey	1547520/58400	7479
26386 . 7	590 11/14/2006	EXAMINER		
DAVIS, BROWN, KOEHN, SHORS & ROBERTS, P.C.			YIP, WINNIE S	
THE FINANC	IAL CENTER			
666 WALNUT STREET			ART UNIT	PAPER NUMBER
SUITE 2500			3636	
DES MOINES	IA 50300 3003		2020	

Please find below and/or attached an Office communication concerning this application or proceeding.

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Office Action Summary			601,372	DONAHEY ET A	DONAHEY ET AL.	
			niner	Art Unit		
		Winn	nie Yip	3636		
The Period for Rep	MAILING DATE of this communically	cation appears o	on the cover sheet	with the correspondence a	ddress	
A SHORTE WHICHEVE - Extensions of after SIX (6) I - If NO period i - Failure to rep Any reply rec	ENED STATUTORY PERIOD FO ER IS LONGER, FROM THE MA I time may be available under the provisions or MONTHS from the mailing date of this commu for reply is specified above, the maximum state by within the set or extended period for reply we eived by the Office later than three months after t term adjustment. See 37 CFR 1.704(b).	ALING DATE Of 37 CFR 1.136(a). In nication. utory period will apply rill, by statute, cause ti	OF THIS COMMUN no event, however, may and will expire SIX (6) Mi the application to become	NICATION.  a reply be timely filed  ONTHS from the mailing date of this ABANDONED (35 U.S.C. § 133).	,	
Status						
2a)☐ This a 3)☐ Since	onsive to communication(s) filed action is <b>FINAL</b> .  2 this application is in condition for different condition for different condition for different condition for different conditions.	o)⊠ This action or allowance ex	n is non-final. cept for formal ma	•	e merits is	
Disposition of	Claims					
4a) Of 5)	f the above claim(s) is/are per the above claim(s) is/are allowed.  f(s) is/are allowed.  f(s) is/are allowed.  f(s) is/are objected to.  f(s) is/are objected to.  f(s) is/are subject to restrictive.  f(s) is subject to restrictive.  f(s) is subject to by the rawing(s) filed on is/are: allowed.  f(s) is/are objected to by the rawing(s) filed on is/are: allowed.	e withdrawn from ected.  on and/or election examiner.  a) accepted of the drawing the correction is re-	ion requirement.  or b) objected to g(s) be held in abeyone equired if the drawing the dra	ance. See 37 CFR 1.85(a).		
Priority under	3511 C C S 440					
Priority under 35 U.S.C. § 119  12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.						
2) 🔲 Notice of Dra	erences Cited (PTO-892) ftsperson's Patent Drawing Review (PTO bisclosure Statement(s) (PTO/SB/08) Mail Date	O-948)	Paper No	Summary (PTO-413) o(s)/Mail Date Informal Patent Application 		

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#### **DETAILED ACTION**

This office action is in response to applicant's amendment filed on August 9, 2006 for a Request Continued Examination (RCE) of earlier application.

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

## Claim Rejections - 35 USC § 112

1. Claims 12-13 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. In this case, the features "non-cemenitious connectors" (claim 12) and "the connectors have a thermal efficiency higher than that of concrete" (claim 13) claim a specific type of connector which is made of "non-cemenitious" material or made of a material having a thermal efficiency higher than concrete" were not described in the specification. The specification only defines the "connectors 22 are fabricated from a material that provides lower thermal conductivity" (see page 5, lines 16). Therefore, the lower thermal conductivity connector is not necessary to be made of "non-cemenitious" material or has "a thermal efficiency higher than concrete" as claimed. Now new matter can be entered. Therefore, these features have not been treated on the merits.

Since claims 12 and 13 are duplicated to claim 1 except the feature of "non-cemenitious connectors" or the feature "the connectors have a thermal efficiency higher than that of concrete", therefore, claims 12 and 13 have not been treated on the merits.

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In addition, regard to claim 13, the feature "the connectors have a thermal efficiency higher than that of concrete" is confusing. According to the specification (see page 5, lines 16-18), the connectors 22 "are fabricated from a material that provides lower thermal conductivity". Therefore, it is confusing whether applicant attempts to claim the connector having a lower thermal conductivity or have a higher thermal efficiency? The two features appears inconsistent each other.

## Claim Rejections - 35 USC § 103

2. Claims 1-4 and 6-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Masters (US Patent No. 6,434,900) in view of Keith et al. (US Patent No. 6,138,981).

Masters teaches an insulated concrete panel comprising: a first and second concrete layers (30) spaced apart from each other, an insulation layer (32) being disposed between the first and second layers, a post-tensioning tendon assembly including anchor plates (58) connecting with longitudinal elements of high-strength rods (56), and an adjustable eyebolt being disposed in the panel and positioned substantially in the plane of the insulation layer, wherein the eyebolt operatively and adjustably connected to the anchor plate and the longitudinal element to produce tension in the longitudinal element and compression in the concrete layers. Although Masters does not define connectors interconnecting the two concrete layers through the insulation layer as claimed, Keith et al. teach an insulating concrete wall panel comprising an insulation layer (84) being disposed between first and second concrete layers (86, 88), and a plurality of connectors (10, 40, 60) being made of lower conductivity material and disposed the two concrete layers through the insulation layer for transmitting structural forces between the concrete layers to provide a composite wall panel. It would have been obvious to one ordinary

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skill in the art at the time the invention was made to modify the insulated concrete wall panel of Master having a plurality of lower conductivity connectors disposed between the two concrete layers through the insulation layer as taught by Keith et al. for interconnecting two concrete layers with the insulation layer therebetween to form a composite panel.

Regard to claims 7-10, to form an insulated concrete panel as claimed would have been obvious to the person of ordinary skill in this art at the time the invention was made with the method of Masters in view of Keith et al. as explained, combined, and applied before him particularly at the time of the reduction to practice of the subject matter of these claims.

3. Claims 1-4 and 6-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Franklin et al. (US Patent No. 5,678,373) in view of Clark (US Patent No.6,088,985).

Franklin et al. teaches an insulated concrete panel comprising: a first and second concrete layers (36) spaced apart from each other by spacer (38), an insulation layer being capably disposed in the space formed between the first and second layers, two post-tensioning tendon assemblies (20, 14, 18) including anchor plates (64, 116) connecting with longitudinal elements of high-strength rods (24), and an adjustable coupler (56) being disposed in the panel and positioned substantially in the plane of the insulation layer, wherein the coupler operatively and adjustably connected to the anchor plate and the longitudinal element to produce tension in the longitudinal element and compression in the concrete layers. Although Franklin et al. do not define connectors interconnecting the two concrete layers through the insulation layer as claimed, Clark teach an insulating concrete wall panel comprising an insulation layer (16) being disposed between first and second concrete layers (12, 14), and a plurality of connectors (20)

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being made of lower conductivity material and disposed the two concrete layers through the insulation layer for transmitting structural forces between the concrete layers to provide a composite wall panel, wherein the concrete layers being made of plastic concrete, the connectors are positioned into the first concrete layer (i.e., 14) thought the insulation layer while the first concrete layer (14) still plastic (see col. 4, line 60-68), and the second concrete layer (12) being placed on the insulation layer and consolidated around the exposed end portions of the connectors as claimed. It would have been obvious to one ordinary skill in the art at the time the invention was made to modify the insulated concrete wall panel of Master having a plurality of lower conductivity connectors disposed between the two plastic concrete layers through an insulation layer disposed therebetween as taught by Clark for interconnecting two plastic concrete layers with the insulation layer therebetween to form a composite panel.

Regard to claims 7-10, to form an insulated concrete panel as claimed would have been obvious to the person of ordinary skill in this art at the time the invention was made with the method of Franklin et al. in view of Clark as explained, combined, and applied before him particularly at the time of the reduction to practice of the subject matter of these claims.

# Response to Arguments

Applicant's arguments with respect to claims 1-5 and 6-10 have been considered but are 4. moot in view of the new ground(s) of rejection.

#### Citations

*5*. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Paterson '730, Pardo '602, and Tan et al.'829 teach a post-tensioning tendon assembly disposed in a concrete panel as similar to the claimed invention. Steenson et al.

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'065teaches a wall panel having an insulation layer disposed between two concrete layers and a lifting assembly disposed in a plane of an insulation layer as similar to the claimed invention.

## **Inquiry Contacts**

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Winnie Yip whose telephone number is 571-272-6870. The examiner can normally be reached on M-F (9:30-5:30).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Peter Cuomo can be reached on 571-272-6856. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Winnie Yip

Primary Examiner Art Unit 3636

November 9, 2006